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MONEY TO LOAN ON REAL ESTATE AT REASONABLE RATES Fire Insurance, Suraty Bonds OUSES ROOMS, BUSINESS PLACES, FOR RENT

TO BEN. F. PHILLIPS Mary Phillips vs. Ben. F. Phillips State of Tennessee, In Chancery Court of Knox County, No. 16490 In this cause it appearing from the bill filed which is sworn to, that the defendant, Ben. F. Phillips is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four suc-

This 1st day of March 1919 J. C. FORD, C. & M. R. A. Johnston, Sol. March 1 8 15 22 1919

TO SUSAN J. WADE

William M. Wade vs. Susan J. Wade State of Tennessee. In Chancery Court of Knox County. No. 16489 In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Susan J. Woods is a non resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is or-dered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing expensions. parte as to her This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks. This 28 day of March 1919 J. C. FORD, Cl'k & Mas

L. C. Ely, Sol. March 1 8 15 22 1919

#### TO ELIAS HAWKINS AND DOCK HAWKINS Frank J. Rose et al. vs. John

Hawking et al— State of Tennessee, In Chancery Court of Knox County No 16'96

In this cause, it appearing from the bill filed, which is sworn to, that the defendants Elias Hawkins and Dock Hawk'ns are non-residents of Tar nessee, so that the ordinary process cannot be served upon them, it is or-dered that said defendants appear before the Chancery Court, at Knoxwille. Tennessee on or before the first Monday of -April next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing exparte as to them This notice will be published in the Knoxville Independent for four successive weeks. This 7th day of March. 1919

J. C. FORD, Clerk & Master J. W. Saylor, Sol.

Mar. 8 15 22 29 1919 TO GEORGE HAWLLY

Daisy Hawley vs. George Hawley State of Tennessee in the Chancery

Court of Knox Co. No 16504 In this cause, it appearing from the the bill filed, which is sworn to, that the defendant. George Hawley is . non-resident of the State of Tennecannot be served upon him. It is or dered that said defendant appear before the Chancery Court, at Knoxville. Tennessee, on or before the tst Monday of April mext and defense to said bill, or the same will be taken for confessed by him and and the cause set for hearing ex parte as to him. This notice will he published in the Knoxville Indapendent for four consecutive weeks This 8th day of March 19'0

J. C. FORD, Clerk and Master A. Y. Burrows, Sol. March. 9 15 22 29 4949

TO MARY ELLEN BOOTE Emma Quimby Boote Vs. Mary Ellen

Boote In Chancery State of Tennessee. Court of Knox County. No. 16499 In this cause, it appearing from the bill filed which is sworn to, that the defendant, Mary Ellen Boote is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be publish-KNOXVILLE INDEPENDENT for

four successive weeks.
This 7th day of March 19 9 J. C. Ford, Clerk & Master J. N. Moore, Sol. March 8 15 22 29 191

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street railway, 46 acres, wire fenced which means high interest rates and good five room house, wirh front refusals to extend notes and a general and back porch, two cisterns, good hardship upon the men who depend barn and other outbuildings, All upon the banks to assist them in carkinds of fruit. Will be sold at a bar gain, part cash, balance on time pay ments. Inquire at Knoxville Independent.

TO CHARLIE TURNER AND

State of Tennessee, in Chancery Court of Knox County. No. 16383

Noble Smithson Administrator. vs. Charlie Turner et al

In this cause, it appearing from the affidavit filed, which is sworn to. that defendants. Houk Turner and Char lie Turner are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next. and make defense to said bill, or the same will be taken for a property of the sa be taken for confessed and the cause set for hearing ex parte as to them
This notice will be published in the
Knoxville Independant for four coning. The Secretary of the Treasury

This 5th day of March 1910 J. C. Ford, Clerk and Master. le Smithson Sci Noble

March, 8 15 22 29 1919

TO FRANK LEOPOLD Mrs. Lydia Leopold vs. Frank Leopold

Court of Knox County. No 16464 bill filed, which is sworn to, that the dent of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant arpear before the Chancery Court, at Knoxville. Tennessee, on or before the first Monday of April \*\*ext. \*\*end the first Monday of April \*\*ext. \*\*end the issue have not yet been annuaced, but it is considered certain will be taken for confessed and the that the bonds will be made an unusucause set for hearing ex parte as to ally attractive investment. him. This notice will be published in the Knoxville Independent for four

consecutive weeks. This 19th day of Feb. 1010 J. C. FORD, Clerk and Master N Fred McMillan, Sol. Feb. 22 March 1 8 15 1919

TO ROBERT B. KING Pearl D King vs. Robert B. King State of Tennessee: In Chancery Court of Knox County: No. 16468 cause, it appearing from the bill filed, which is sworn to, that the defendant Robert B. King is a non-resident of the State of Tenn- + essee, so that the ordinary process & copies of their circulars, to of law cannot be served upon him, FEDERAL TRADE COMMISSION + appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of April next. and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex

parte as to him. This notice will be published in the Knoxville In-dependent for four consecutive weeks. This 10th day of Feb 1919 J. C. FORD, C. & M. T. C. Philips, Sol. Feb. 22 March 1 8 15 1919 TO MAUDE/RUTHERFORD

ford et al State of Tennessee In Chancery Court of Knox County, No. 16438 In this cause, it appearing from bill filed, which is sworn to. the defendant Maude Rutherford is a non-resident of Tennesses so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will published in the Knoxville Inde

pendent for four successive weeks. This 15th day of March 1919 J. C. FORD, Clerk & Master. Robert D. Taylor, Sol.

Mar. 15 22 29 April. 5 1919 TO CHARLIE TURNER AND HOUK TURNER

State of Tennessee, In Chancery Court of Knox County, No. 16201 In this cause, it appearing from the affidavit filed, which is sworn to, that the defendants Charlie Turner and Houk Turner are non-residents of Ten nessee, so that the ordinary process cannot be served upon them, it is is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Mon-

for confessed and the cause set for hearing ex parte as to them. It is further ordered that this notice be published for four consecutive weeks in the Knoxville Independent.

lay of April, next, and make defense to said bill, or the same will be taken for

This 6th day of March 1919 J. C. FORD, Clerk & Master Noble Smithson. Sol. March 8 15 22 29 1919

# PEOPLE MUST TAKE VICTORY LOAN OR INJURE BUSINESS

If Banks Were Forced To Carry Whole Loan, They Would Have No Money To Lend To Public

That the Victory Loan, like its four predecessors, must be a "people's loan" is especially stressed by Carter Glass, secretary of the treasury, in a statement to the public. It is not to be a 'bankers' loan." The nation's business situation depends upon as wide a distribution as possible of the Vic tory bonds.

The banks, it is pointed out, must be eft free to advance money for business purposes; to the merchants and manufacturers and the farmers. If all the banks' money is tied up in loans to the government, it stands to reasor that there will be none left to lend On good pike, four miles from on crops, It would mean "tight money," rying on business and agriculture.



The need for the billions the Victory bonds will bring is plain to any man who stops to think. The war is not over, though the actual fighting has ceased. The bills are still running ing. The Secretary of the Treasury declares:

"Government contracts cannot be repudiated. The goods must be paid for in full. Our shipbuilding activities must be carried out."

So, it can easily be seen that the job is not finished. What would you date of Tennessee. In Chancery think of a farmer who built him a house, laying the foundations, putting In this cause, it appearing from the up the walls, ceiling the rooms-and forgetting the roof?

The roof will not be put on our na-tional house until the job is finished and the bills paid.

The campaign for Victory bonds will

STOCK PEDDLERS

READERS:-Get the names and addresses of all persons + and companies offering you + speculative or doubtful stocks + and securities, particularly if + they are offered in exchange for + your Liberty Bonds or War Sav- + ings stamps. Mail them, with

+++++++++

ARE YOUR TAXES HEAVY? THEY MAY BE HEAVIER YET

Probably every reader of this paper finds his taxes a bit higher than he likes to pay. Thousands of them have been struggling for the last few weeks to make out reports on income taxes to the government, and have found Raymond Rutherford vs. Maude Ruth that six per cent takes a pretty heavy slice out of what was left over on New Year's day. Many of you had to borrow money to pay the taxes.

But this tax is nothing to what all of us will have to pay if the Victory Loan fails to go over. Uncle Sam' war bills must be paid. He prefers to borrow the money from us and pay us back later on.

But if he can't borrow it, he must take it-in the form of taxes. It's like the difference between renting a house for ten years or buying it on the installment plan. In one case,

you wind up with a thick bundle of rent receipts. In the other, you have a deed to your home. Isn't it better to lend your money to the Government at a fair rate of interest than to pay it out in taxes, which never come back?

That's worth considering when the time comes to invest in Victory Bonds.

DON'T SELL BONDS CHEAP.

Holders of Liberty bonds of any issue are warned by the government not to accept the first offer made by a "shark" in case they are forced to sell their bonds for any purpose.

It is best to borrow on your bonds instead of selling them, and the banks will usually grant a low rate of interest. But if you must sell, go to a regular bank, where you will get the full market price. If you can hold on, all the better, for the Liberty bonds will certainly bring 100 cents on the dollar after a few years of peace.

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HARBOR STRIKE STILL ON Private Boat Owners of New York and Their Employees in a Deadlock.

New York, March 13.-Private boat owners and their employees remained in deadlock with little prospect of a settlement of the harbor strike. Meanwhile, conditions are becoming serious, since the longshoremen refuse to handle work for boat owners against whom the harbor men are striking. A further complication is the unsettled labor situation in British ports, making it necessary, it is said, for transatlantic liners to clear from this side with sufficient coal for a round trip.

### **NEW FUEL INCREASES SPEED**

Liquid Adds Ten Miles an Hour, but Cost Makes It Impractical for Commercial Purposes.

Washington, March 13.-Development too late for use in the war of a motor fuel which adds ten miles an hour to the speed of airplanes and has possibilities for use in automobile racing was announced by the bureau of mines. The liquid, a combination of benzol and cyclohexane, called hectar, costs about \$1 a gallon, so while of military value it is not regarded as practical for commercial purposes at

# EX-KAISER WANTS TO MOVE

William Hollenzollern Complains of Dutch Climate and Suggests the Riviera or Egypt.

Geneva, Switzerland, March 18 .-It is reported from Basel that the former German emperor has complained against his residence in Holland. It is asserted that he had declared that the climate is disagreeable and that he desires to go to the Riviera or to Egypt on account of his health and that he has requested Mathias Erzberger, head of the German armistice commission, to make representations to the allies to this effect.

#### YAQUI BAND IS WIPED OUT

Chief and Followers Who Killed 43 Passengers on Train Are Exterminated by Mexican Troops.

Nogales, Ariz., March 13 .- Joaquin Ochon, Yaqui chief who led the Yaqui band which attacked a Mexican railroad train in January, killing 43 persons, was captured and executed and his band wiped out at Sierra Bacattette, in the Rio Yaqui district, according to official Mexican advices received here. Besides Ochoa, 34 members of the band either were killed in KNOXVILLE INDEPENT of o the fight or executed later.

HAVE PLAN TO CUT PRICES

Producers and Packers Form Gigantic Organization to Benefit Trade and Also Lower Cost.

Chicago, March 13.-Details of an agreement which has been reached by 15 big packing concerns and the representatives of live stock associations of half a dozen states, by which a joint committee is established to regulate the meat industry of the country by a voluntary system, were made public here. In the announcement the agreement is termed "an epoch-making a. m., the lands described in the event." It is the first concrete reconstruction program to be adopted by any great American industry. It proposes to protect the interest of the consumer as well as that of the stock raiser, and the packer, and to this end Vol. 4, page 598, reference to which seeks the co-operation of the United is hereby made for a more complete legislation is suggested to supplement a combined frontage of 370 feet on Fer the voluntary regulation. The chief guson Streer, and runs back the same width to land of Mrs. Ferguson, and objects sought in the agreement which bounded on the North by Second St. a producer as chairman, are stated to be these: The stabilization of receipts at the big packing centers, so that a five-day market may be maintained by the land of the land is to be administered by a joint com- and on the Scuth by the land of aken for confessed and the cause five-day market may be maintained and gluts avoided. Stimulation of production and a study of costs of production toward that end.

## N. Y. TIE-UP THREATENED

Harbor Strike Deprives Electric Lines of Coal Supply-Appeals Urging Federal Intervention.

New York .- A complete tie-up of New York City's subway, elevated and surface car lines, as well as paralysis of its harbor shipping, is threatened by the strike of harbor workers, which has been in progress more than a week, it was asserted. Frank Hedley, General Manager of the Interborough Rapid Transit, declared that unless coal barges were moved at once a shut-down of transportation on Manhattan Island will result. Freight is piling up at piers, and the movement of transatlantic and coastwise shipping has been demoralized. "The last regular delivery of coal was made to the Interborough a week ago," Mr. Hedley said. "While we have been able to get a few loads here and there, the total amount has been far from sufficient to keep the lines running." Appeals to Washington described the situation as "critical," and called for Federal intervention by the commandeering of tugboats.

Prevents Accidental Poisoning. To prevent poison being used in mistake for medicine an inventor has pat ated a bottle with the neck at one side and so formed that its contents cannot be poured out without careful manipulation.

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### S. G. HEISKELI.

Attorney-at-Law Md Phone 395 New Phone 1220 Room 109 Empire Building Kn. xville Tenn

NON-RESIDENT ATTACHMENT NOTICE

TO NORA LINDER State of Tennessee, In Chancery Court of Knox County. No. 16503

In this cause, it apearing from the original bill filed which is sworn to that the defendant Nora Linder is justly indebted to complainant and is a nor resident of the State of Tennessee. so that the ordiary process of law cannot be served upon her and an attachment having been issued and levied on the defendants' property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennesse. on or before the first Monday of May next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parts as to her

four consecutive week. This 13th day of March 1919 J. C. FORD, C. & M

J. Alvin Johnson, Sol. Mar. 15 22 29 April 5 1919 COUNTY COURT LAND SALE. David Wichser vs. Annie Bruhin

et al No-5034 Pursuant to a decree pronounced in the above cause at its March term 1919, of the County Court of Knox county, Tenn., I will offer for sale to the highest bidder at the pleadings, situated in Knox county, Tenn., and being lots, Numbers 27 and 28 in Braine and Lee's Abdition to Knoxville, a map of which is on rec ord in the Register's office. of Knox County, Tennessee n Deed Book D. nett and wife to F. A. Walker, by deed of record in Deed Book 93, page 174. to which reference is herein made for title.

Terms: Said land will be sold for one third cash and the balance on a credit of six and twelve months in bar of the equity of redemption, taking interest bearing notes with good se-curity and retaining a lien on the land as further security.

A. W. Edington, COUNTY COURT CLERK. j. M. Meek, Sol. March 15 22 29 April 5 1919

Ingenious Optical Device. An ingenious optician in Marseilles, France, has invented a cane fitted with lenses and mirrors in such a manner that a user can see over the heads of a crowd in front of him.

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McTOWNLEE BUILDING.

Corner Prince and Clinch Streets. REAL ESTATE INSURANCE

RENTS LOANS ALEX McMILLAN CO Non- Resident Attachment Notice

Consolidated Chapman Drug Company vs. W J. Wrenn

Roy Newman Cigar Company va. W. J. Wrenn

W. J. Wrenn Mono Cream Company, vs.

B. I. Johnson & Company Va

W. J. Wrenn Before Frank Dobson Justice of the Peace, for Knox County, Tenn In this cause it appears by the affidavit that the defendant. W. J. Wrenn, is justly indebted to the plaintiff and is a non-resident of the state of Tennessee, so that the ordinary process cannot be served served upon him. and an original at tachment having issued and returned to me with levy on his property, it is therefore ordered that publication be made in the Knoxville Independent, a newspaper published in the city of Knoxville, for four consecutive weeks commanding the denfendant to appear hefore me at my office in Knoxville on March 29th 1919 at 12 o'clock m and

make defense to said suit or it will be proceeded with ex parte. This 21st day of Feb. 1919 Frank Dobson, Justice of For Knox County. Tennessee

J. Alvin Johnson, Sol. March 1 8 15 22 1919

TO EDWARD | HN LAUGHTER Matrie Laughter vs. Edward John

Laughter

State of Tennessee, in Chancery Court of Knox County. No. 16481 In this cause it appearing from the bill filed, which is sworn to, that the residence of Edward John Laughter the defendant is unknown and can not be ascertained upon diligent inquire so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before States department of agriculture and description of said lots, Said lots Nos that said defendant appear before the railroad administration, though no 27 and 28 lie side by side and have the Chancery Court, at K. Exville. Tennessee, on or before the . . t Monday of April next, and make defense o said bill or the same will be

> This 26th day of February, 1919 J. C. FORD C. & M Chas. M. Roberts, Sol. March, 1 8 15 22 1919

TO C. C. FREED

Mae M. Freed vs. C. C. Freed State of Tennessee. In Chancer Court of Knox County. No. 16487 In this cause, it appearing from the bill filed, which is sworn to, that the defendant C. C. Freed is a non-resid ent of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville. Tennessee, on or before the first Monday of April next and make de-lense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 1st day of March 1919 O. L. White, Sol. March 1 8 15 22 1919

# JOB PRINTING

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